

# PUBLIC NOTICE

US Army Corps of Engineers New York District Jacob K. Javits Federal Building New York, N.Y. 10278-0090 ATTN: Regulatory Branch

#### In replying refer to:

Public Notice Number: 1999-00780-OD

Issue Date: December 26, 2001 Expiration Date: January 25, 2002

#### To Whom It May Concern:

The New York District, US Army Corps of Engineers (USACE) has received an application for a Department of the Army permit pursuant to Section 10 of the Rivers and Harbors Act of 1899 (33 USC 403), Section 404 of the Clean Water Act (33 USC 1344), and Section 103 of the Marine Protection, Research, and Sanctuaries Act of 1972, as amended (MPRSA; 33 USC 1413).

APPLICANT: Port Imperial Corporation

Pershing Road

Weehawken, NJ 07087

ACTIVITY: Maintenance dred

Maintenance dredging with subsequent placement of the sediments at the Historic Area

Remediation Site (HARS) for the purpose of remediation

WATERWAY: Hudson River

LOCATION: City of Weehawken, Hudson County, New Jersey

A detailed description and plans of the applicant's activity are enclosed to assist in your review.

The decision whether to issue a permit will be based on an evaluation of the probable impact, including cumulative impacts, of the proposed activity on the public interest. That decision will reflect the national concern for both protection and utilization of important resources. The benefits which reasonably may be expected to accrue from the proposal must be balanced against its reasonably foreseeable detriments. All factors which may be relevant to the proposal will be considered including the cumulative effects thereof; among those are conservation, economics, aesthetics, general environmental concerns, wetlands, historic properties, fish and wildlife values, floodplain values, land use, navigation, shore erosion and accretion, recreation, water supply and conservation, water quality, energy needs, safety, food and fiber production, mineral needs, consideration of property ownership and, in general the needs and welfare of the people. The decision of whether to issue a Department of the Army Permit for placement of the dredged material at the HARS will also be based on whether the material meets the requirements of applicable implementing regulations.

This activity is also being evaluated to determine that the proposed placement of dredged material will not unreasonably degrade or endanger human health, welfare or amenities, the marine environment, ecological systems or economic potentialities. On September 26, 2000, the US Environmental Protection Agency (USEPA) and US Army Corps of Engineers signed a Memorandum of Agreement (MOA) outlining the steps to be taken to ensure that remediation of the HARS continues in a manner appropriately protective of human health and the aquatic environment. In making the determination of which dredged materials are appropriate for use as remediation material, USEPA criteria and guidance will be applied, including the interim change to one matrix value for PCB's as described in the MOA.

In addition, based upon an evaluation of the potential effect which the failure to utilize this ocean site will have on navigation, economic, and industrial development, and foreign and domestic commerce of the United States, an independent determination will be made of the need to place the dredged material in ocean waters, other possible methods of disposal, and other appropriate locations.

The US Army Corps of Engineers is soliciting comments from the public; federal, state, and local agencies and officials; Indian Tribes; and other interested parties in order to consider and evaluate the impacts of this proposed activity. Any comments received will be considered by the Corps of Engineers to determine whether to issue, modify, condition or deny a permit for this proposal. To make this decision, comments are used to assess impacts on endangered species, historic properties, water quality, general environmental effects, and the other public interest factors listed above. Comments are used in the preparation of an Environmental Assessment and/or an Environmental Impact Statement pursuant to the National Environmental Policy Act. Comments are also used to determine the need for a public hearing and to determine the overall public interest of the proposed activity.

# ALL COMMENTS REGARDING THE PERMIT APPLICATION MUST BE PREPARED IN WRITING AND MAILED TO REACH THIS OFFICE BEFORE THE EXPIRATION DATE OF THIS NOTICE, Otherwise, it will be presumed that there are no objections to the activity.

Any person may request, in writing, before this public notice expires, that a public hearing be held to collect information necessary to consider this application. Requests for public hearings shall state, with particularity, the reasons why a public hearing should be held. It should be noted that information submitted by mail is considered just as carefully in the permit decision process and bears the same weight as that furnished at a public hearing.

The proposed project was reviewed based upon the "Biological Assessment for the Closure of the Mud Dump Site and Designation of the Historic Area Remediation Site (HARS) in the New York Bight and Apex," (USEPA, 1997). Based upon this review, and a review of the latest public listing of threatened and endangered species, it has been preliminarily determined that the proposed placement activities for which authorization is sought herein, are not likely to affect the following federally threatened or endangered species (humpback whales, finback whales, right whales, loggerhead turtles, leatherback turtles, green turtles, and Kemp's Ridley turtles) or their critical habitat pursuant to Section 7 of the Endangered Species Act (ESA; 16 USC 1531). The USACE New York District is conducting informal consultations with the National Marine Fisheries Service in accordance with Section 7 of the Endangered Species Act.

The Magnuson-Stevens Fishery Conservation and Management Act, as amended by the Sustainable Fisheries Act of 1996 (Public Law 104-267), requires all federal agencies to consult with the National Marine Fisheries Service on all actions, or proposed actions, permitted, funded, or undertaken by the agency, that may adversely affect Essential Fish Habitat (EFH). EFH impacts at the dredge site would mostly derive from movement of the clamshell bucket and turbidity. These impacts would be short-lived episodes which are expected to take an estimated sixty to ninety days. Among the list of EFH-designated species known to occur at the dredge site, the most likely species to be impacted would be overwintering, reproductive and non-reproductive species of flounders. Impacts to EFH species at the HARS would most likely emanate from the settling of the dredged material through the water column to the bottom. These events would also be short-lived and be episodic in nature over the estimated sixty to ninety day duration for the proposed placement at the HARS. Consultation with National Marine Fisheries Service regarding EFH impacts and conservation recommendations is being conducted and will be concluded prior

to the final decision.

A portion of the dredged material from this project is proposed to be placed in the HARS using the bottom dumping process in Priority Remediation Area Number 3, which has an approximate center point located at 40° 22.68'N, 73° 52.85'W. Based upon a review of the latest published version of the National Register of Historic Places, one unidentified wreck was found in Priority Remediation Area Number 3. As noted in the designation of the HARS, Remediation Material would not be allowed to be placed within 0.27 nautical miles of the identified wreck or other wrecks that might be found. Otherwise, there are no known sites eligible for, or included in, the Register within the proposed permit area.

Reviews of the activity pursuant to Section 404 of the Clean Water Act will include application of the guidelines announced by the Administrator, US Environmental Protection Agency, under authority of Section 404(b) of the Clean Water Act. The applicant will obtain a water quality certificate or waiver from the appropriate state agency in accordance with Section 401 of the Clean Water Act prior to any final permit decision.

Pursuant to Section 307(c) of the Coastal Zone Management Act of 1972 as amended [16 USC 1456(c)], for activities under consideration that are located within the coastal zone of a state which has a federally approved coastal zone management program, the burden is on the applicant to certify in the permit application that the proposed activity complies with, and will be conducted in a manner that is consistent with, the approved state coastal zone management program. By this public notice, we are requesting the state's concurrence with, objection to, or waiver of the applicant's certification. No permit decision will be made until one of these actions occur. For activities within the coastal zone of New Jersey the applicant's certification and accompanying information is available from the New Jersey Department of Environmental Protection, Bureau of Coastal Regulation, CN 401, 501 East State Street, Second Floor, Trenton, New Jersey 08625-0401, Telephone Number (609) 633-2289. Comments regarding the applicant's certification should be so addressed.

In addition to any required water quality certificate and coastal zone management program concurrence, the applicant has obtained or requested the following governmental authorization for the proposed activity under consideration:

# A Waterfront Development Permit and Acceptable Use Determination from the New Jersey Department of Environmental Protection

The proposed work is being coordinated with the following federal, state, and local agencies:

- US Environmental Protection Agency;
- US Department of the Interior, Fish and Wildlife Service;
- US Department of Commerce, National Marine Fisheries Service;
- US Coast Guard, and

New Jersey Department of Environmental Protection.

It is requested that you communicate the foregoing information concerning this activity to any persons known by you to be interested and who did not receive a copy of this notice.

If you have any questions concerning this application, you may contact this office at (212) 264-0184 and ask for Mr. Mark Roth. Comments or questions may be FAXED to (212) 264-4260 ATTN: Mr. Roth. Questions about the HARS can be addressed to Mr. Douglas Pabst, Team Leader, Dredged Material Management Team, US Environmental Protection Agency, Region 2 at (212) 637-3797.

For more information on the New York District US Army Corps of Engineers programs, visit our website at http://www.nan.usace.army.mil

Richard L. Tomer

Acting Chief, Regulatory Branch

Zishood L. Jones

**Enclosures** 

#### **DESCRIPTION OF PROPOSED WORK:**

The applicant, the Port Imperial Corporation, has requested Department of the Army authorization to perform maintenance dredging in their marina on the Hudson River in the Town of Weehawken, Hudson County, New Jersey. Subsequently, the sediment would be placed at the Historic Area Remediation Site (HARS) in the Atlantic Ocean for use as "Remediation Material." The purpose of the proposed dredging is to reestablish sufficient water depths in the marina and a passenger ferry refueling dock for safe navigation.

Approximately 194,146 cubic yards of material would be dredged from a project area of approximately 720,000 square feet (see figure 2 of the attached drawings) of bottom using a closed clamshell bucket. The project area would be dredged to a depth of 10 feet below the plane of Mean Low Water plus a maximum of two feet of allowable overdepth. Dredging and subsequent removal of that material, if authorized, would accommodate appropriate seasonal restrictions and last a total of approximately sixty to ninety days. Transportation of dredged material would occur in barges. Barge overflow is proposed to maximize barge loading.

The sediments dredged from the project area would be used for remediation purposes at the HARS by placing it over degraded sediments within the site, which is located in the Atlantic Ocean off of Sandy Hook, New Jersey. The proposed dredged material would be transported by bottom-opening barges to the placement site.

#### **PLACEMENT SITE:**

The dredged material proposed to be taken to the HARS would be placed using the bottom dumping process in Priority Remediation Area Number 3, which has an approximate center point located at 40° 22.68'N, 73° 52.85'W. Based upon a review of the latest published version of the National Register of Historic Places, one unidentified wreck was found in Priority Remediation Area Number 3. As noted in the designation of the HARS, Remediation Material would not be allowed to be placed within 0.27 nautical miles of the identified wreck or other wrecks that might be found. Otherwise, there are no known sites eligible for, or included in, the Register within the proposed permit area.

#### **INTRODUCTION TO THE HARS:**

In 1972, the Congress of the United States enacted the MPRSA to address and control the dumping of materials into ocean waters. Title I of the Act authorized the US Environmental Protection Agency (USEPA) and the US Army Corps of Engineers (USACE) to regulate dumping in ocean waters. USEPA and USACE share responsibility for MPRSA permitting and ocean disposal site management. Regulations implementing MPRSA can be found at 40 CFR Sections 220 through 229. With few exceptions, MPRSA prohibits the transportation of material from the United States for the purpose of ocean dumping except as may be authorized by a permit issued under the MPRSA. The MPRSA divides permitting responsibility between the USEPA and USACE. Under Section 102 of the MPRSA, USEPA has responsibility for issuing permits for all materials other than dredged material. Under Section 103 of MPRSA, the Secretary of the Army has the responsibility for issuing permits for dredged material. Determinations to issue MPRSA permits for dredged material are subject to USEPA concurrence. In the fall of 1997, the USEPA de-designated and terminated the use of the New York Bight Dredged Material Disposal Site (commonly known as the Mud Dump Site or MDS). The MDS had been designated in 1984 for the disposal of up to 100 million cubic yards of dredged material from navigation

channels and other port facilities within the Port of New York and New Jersey. Simultaneous with the closure of the MDS, the site and surrounding areas that had been used historically as disposal sites for dredged materials were redesignated as the HARS under authority of Section 102(c) of MPRSA at 40 CFR Sections 228.15(d)(6) (See 62 Fed. Reg. 46142 (August 29, 1997); 62 Fed. Reg. 26267 (May 13, 1997). The HARS will be managed to reduce impacts of historic disposal activities at the site to acceptable levels in accordance with 40 CFR Section 228.11(c). The need to remediate the HARS is supported by the presence of toxic effects, dioxin bioaccumulation exceeding Category 1 levels in worm tissue (a definition of which appears in a memorandum reviewing the results of the applicant's testing), as well as TCDD/PCB contamination in area lobster stocks. Individual elements of those data do not establish that sediments within the Study Area are imminent hazards to the New York Bight Apex ecosystem, living resources, or human health. However, the collective evidence presents cause for concern, and justifies the need for remediation. Further information on the conditions in the Study Area and the surveys performed may be found in the Supplemental Environmental Impact Statement (USEPA, 1997).

The designation of the HARS identifies an area in and around the MDS which has exhibited the potential for adverse ecological impacts. The HARS will be remediated with dredged material that meets current Category 1 standards and will not cause significant undesirable effects including through bioaccumulation. This dredged material is referred to as "Material for Remediation" or "Remediation Material."

Sediment from 19 different private and federal projects in the Port of New York and New Jersey has been dredged and placed as Remediation Material in the ocean since closure of the Mud Dump Site and designation of the HARS in 1997. This represents a total of approximately 7,800,000 cubic yards of material. Current estimates indicate that a minimum of 40 million cubic yards is needed to fully remediate the HARS.

The HARS which includes the 2.2 square nautical mile area of the MDS, is an approximately 15.7 square nautical mile area located approximately 3.7 nautical miles east of Highlands, New Jersey and 7.7 nautical miles south of Rockaway, New York. The MDS is located approximately 5.3 nautical miles east of Highlands, New Jersey and 9.6 nautical miles south of Rockaway, New York. When determined by bathymetry (a map depicting the relative depths of water in a particular area) that capping is complete, USEPA will take any necessary rulemaking to de-designate the HARS. The HARS includes the following three areas:

**Priority Remediation Area (PRA):** A 9.0 square nautical mile area to be remediated with at least 1 meter of Remediation Material. The PRA encompasses the area of degraded sediments as described in greater detail in the SEIS.

**Buffer Zone:** An approximately 5.7 square nautical mile area (0.27 nautical mile wide band around the PRA) in which no placement of the Material for Remediation will be allowed, but may receive Material for Remediation that incidentally spreads out of the PRA.

**No Discharge Zone:** An approximately 1.0 square nautical mile area in which no placement or incidental spread of Material for Remediation is allowed.

To improve management and monitoring of placement activities at the HARS, electronic monitoring equipment will be on-board any barges carrying Remediation Material to the HARS. This equipment records vessel positions throughout the duration of each trip to the HARS and during remediation

operations. To improve communication reliability between tugs and scows, a prescribed formal communication procedure has been put in place (copies of this procedure are available upon request).

Additional information concerning the HARS can be obtained from Mr. Douglas Pabst of the USEPA, Team Leader of the Dredged Material Management Team, at (212) 637-3797.

#### **TESTING:**

Over the past year, the USEPA and USACE have been refining the approach to the technical review and scientific and regulatory analysis of dredging projects proposed for the HARS. A testing evaluation process was developed, which established a basic framework for assessing results of tissue analysis from bioaccumulation testing of dredged material proposed for ocean placement. The framework defines a standard approach for assessing each analyte (an item to be analyzed for as part of the testing), in relation to regulatory standards and human health, and environmental risk factors, to facilitate decisions in accordance with the Marine Protection, Research, and Sanctuaries Act of 1972. USEPA and USACE utilize this testing evaluation process for identifying Category 1 dredged material in determining suitability of dredged materials as material for remediation at the HARS. The Testing Evaluation Memo for this project may be obtained by contacting Mr. Douglas Pabst, Team Leader of the Dredged Material Management Team at (212 637-3797).

#### **Sediment Grain Size Analysis:**

As depicted in the attached drawings, the proposed maintenance dredging area has been characterized by ten (10) sediment core samples down to project depth plus two feet allowable overdepth. Samples were taken to 10 feet plus 2 feet. The 10 samples were then combined into one composite sample which was subjected to chemical and biological testing. Based upon an analysis of sediment samples from the project area submitted by the applicant and their contract laboratory, the grain size characteristics of the proposed dredged material is:

61.5% silt and 38.5% clay.

Results of the chemical and biological testing are summarized below.

#### **Evaluation of the liquid phase: Chemistry**

Under the requirements of 40 CFR 227.6(c)(1) and 227.27(a), chemical analysis was conducted on project area site water and elutriate. Results of this evaluation are summarized in Table 1. Please note in reading Table 1 that detection limits have been listed for only those constituents which the laboratory reported as non-detected (ND) in the concentration column (this reporting convention was similarly applied in reporting the results of bioaccumulation potential testing discussed below). If the constituents were detected (above the detection limit), the measured value would appear.

Expected concentrations of chemical constituents in the water column following ocean placement, after allowing for initial mixing, were calculated using the Automated Dredging and Disposal Alternatives Management System (ADDAMS), a mixing model developed by the U.S. Army Corps of Engineers (USACE) Waterways Experiment Station (WES) and described in the joint USEPA/USACE implementation manual entitled "Evaluation of Dredged Material Proposed for Ocean Disposal" (commonly referred to as the National "Green Book"). The material can be considered suitable for ocean

disposal only if the concentration of the Suspended Particulate Phase (SPP) of the dredged material, after allowance for the initial mixing, will not exceed the Limiting Permissible Concentration (LPC) beyond the boundaries of the disposal site within the first four hours following dumping or at any point in the marine environment after the first four hours. The ADDAMS Model predicted that applicable marine water quality criteria for listed constituents were not exceeded after allowance for initial mixing [40 CFR 227.29(a)]. Results of this analysis indicate that the LPC will be met for the proposed dredged material from the project area.

#### **Bioassays:**

In accordance with 40 CFR Part 227 of the Ocean Dumping regulations, bioassays were performed to assess the toxicities of the suspended particulate, liquid, and solid phases of the proposed dredged material from the proposed project area.

#### Evaluation of the liquid phase:

Liquid phase bioassays run as part of the suspended particulate phase on three appropriate sensitive marine organisms: a crustacean (a mysid shrimp, *Mysidopsis bahia*), a finfish (*Menidia beryllina*), and the planktonic larvae of a bivalve (a mussel, *Mytilus edulis*), show that after initial mixing (as determined under 40 CFR Sections 227.29(a)(2)), the liquid phase of the material would not exceed a toxicity threshold of 0.01 of a concentration shown to be acutely toxic to appropriate sensitive marine organisms. Accordingly, it is concluded that the liquid phase of the material would be in compliance with 40 CFR Sections 227.6(c)(1) and 227.27(a). The specific test results and technical analysis of the data underlying this conclusion are described and evaluated in a joint USACE New York District/US Environmental Protection Agency Region 2 memorandum (copies available upon request).

#### Evaluation of the suspended particulate phase:

The suspended particulate phase of the material was evaluated for compliance with 40 CFR Sections 227.6(c)(2) and 227.27(b). Bioassay testing of the suspended particulate phase of the material has been conducted using three appropriate sensitive marine organisms: the mysid shrimp, *Mysidopsis bahia*; a finfish, *Menidia beryllina*; and the planktonic larvae of a bivalve, a mussel, *Mytilus edulis*. Median lethal concentrations (LC50), those concentrations of suspended particulate phase resulting in 50% mortality, were determined for all three test species. In addition, the median effective concentration (EC50) based on normal larval development to the D-cell stage, was determined for bivalve larvae. The Limiting Permissible Concentration (LPC) was then calculated as 0.01 of the LC50 or EC50 of the most sensitive organism. In this case, the LPC was calculated at 0.222 percent based on the EC50 and LC50 of *Mytilus edulis*.

This information shows that when placed in the HARS, and after initial mixing (as determined under 40 CFR Sections 227.29(a)(2)), the suspended particulate phase of this material would not exceed a toxicity threshold of 0.01 of a concentration shown to be acutely toxic in the laboratory bioassays, and thus would not result in significant mortality. Moreover, the fact that after placement, the suspended particulate phase would only exist in the environment for a short time, means the suspended particulate phase of each reach would not cause significant undesirable effects, including the possibility of danger associated with bioaccumulation, since these impacts require long exposure durations (see USEPA, 1994). Accordingly, it is concluded that the suspended phase of the material would be in compliance with 40 CFR Sections 227.6(c)(2) and 227.27(b). The results of bioassay tests conducted on proposed dredged sediments are

presented in Table 2 of this public notice.

#### Evaluation of the solid phase:

The solid phase tests the whole dredged material before it has undergone processing that might alter its chemical or toxicological properties. The solid phase was evaluated for compliance with 40 CFR Sections 227.6(c)(3) and 227.27(b). This evaluation was made using the results of two specific types of evaluations on the solid phase of the material, one focusing on the acute (10-day) toxicity of the material, and the other focusing on the potential for the material to cause significant adverse effects due to bioaccumulation. Both types of tests used appropriate sensitive benthic marine organisms according to procedures approved by USEPA and the USACE. The following sections address the results of those tests and further analyze compliance with the regulatory criteria of 40 CFR Sections 227.6(c)(3), 227.27(b), and 228.15 and with USEPA Region 2/USACE New York District guidance.

#### 1. Toxicity:

Ten-day toxicity tests were conducted on proposed project dredged material using a filter feeding mysid shrimp (Mysidopsis bahia) and a deposit feeding, burrowing amphipod (Ampelisca abdita), which are appropriate sensitive benthic marine organisms. The results from the proposed project material are then compared to results for the same organisms that are exposed to reference sediments. The reference sediments represent existing background conditions in the vicinity of the HARS, removed from the influence of any placement operations. These organisms are good predictors of adverse effects to benthic marine communities (see USEPA, 1996). The toxicity of project sediments was not statistically greater than reference sediments for either mysid, or for amphipods, and the difference between percent survivals in test and reference sediments was less than 10% for mysid shrimp and less than 20% for amphipods.

These results show that the solid phase of the material would not cause significant mortality and meets the solid phase toxicity criteria of Sections 227.6 and 227.27. The results of the ten-day toxicity test are summarized in Table 2.

#### 2. Bioaccumulation:

Bioaccumulation tests for the sediment were conducted on the solid phase of the project material for contaminants of concern using two appropriate sensitive benthic marine organisms: a burrowing, deposit-feeding polychaete, *Nereis virens*, and a filter-feeding bivalve, *Macoma nasuta*. These species are considered to be good representatives of the phylogenetically diverse base of the marine food chain. Contaminants of concern were identified for the regional testing manual from the NY/NJ Harbor Estuary Program Toxics Characterization report (Squibb, *et al.* 1991). Table 3 of the Public Notice addresses the bioaccumulation of contaminants of concern. Additional information on more rigorous evaluations conducted on individual contaminant values may be found in the Testing Evaluation Memo for this project. Table 3 indicates that several contaminants bioaccumulated above reference in the clam and/or worm. All constituents identified in worm and clam tissue were compared to existing Food and Drug Administration (FDA) action levels for poisonous or deleterious substances in fish and shellfish for human food, regional disposal criteria, background concentrations, and risk-based criteria provided by USEPA. The testing memo further evaluates these contaminants, and concludes that any contaminant that exceeded reference did not exceed any existing regional matrix or dioxin values. Several contaminants which did not have matrix values did exceed

background levels, but in no case did any contaminant accumulate to toxicologically important concentrations, even when very conservative assumptions were used in the analysis. Any contaminants that exhibited bioaccumulation test results above reference were all below the acceptable human health risk range and acceptable aquatic effects range, again using conservative approaches and analyses. A discussion of this determination is available in the Testing Evaluation Memo for this project. The bioaccumulation test results were used in evaluating the potential impacts of the material. The determination is that the combined results of the toxicity and bioaccumulation tests indicate that the material meets the criteria of 40 CFR Sections 227.6(c)(3) and 227.27(b) and 228.15(d)(6)(v)(A) of the Regulations, and that the material is suitable for placement at the HARS.

#### **CONCLUSIONS:**

Based upon the results of testing of the sediments proposed for dredging in the applicant's facility and ocean placement the USACE and USEPA have determined that the material is Category 1 meeting the criteria for ocean placement as described in 40 CFR Sections 227.6, 227.27, and 228.15, and is a Remediation Material as defined under the USEPA Region 2/USACE, New York District guidance. The specific test results and technical analysis of the data underlying this conclusion are described in the joint USACE, New York District/USEPA Region 2 memorandum mentioned previously.

Placement of this material at the HARS will serve to reduce impacts to acceptable levels and improve benthic conditions. Sediments in the HARS have been found to be acutely toxic to sensitive benthic marine organisms in laboratory tests, whereas project sediments used in laboratory acute toxicity tests with the same species were determined not to be toxic. Placement of project material over existing toxic sediments would serve to remediate those areas for toxicity. In addition, by covering the existing sediments in the site with this project material, surface dwelling organisms will be exposed to sediments exhibiting Category 1 qualities whereas the existing sediments exceed these levels.

#### **ALTERNATIVES TO HARS PLACEMENT:**

Regarding ocean placement of dredged material, the Ocean Dumping Regulations [Title 40 CFR Sections 227.16(b)] states that ". . . alternative methods of disposal are practicable when they are available at reasonable incremental cost and energy expenditures which need not be competitive with the costs of ocean dumping, taking into account the environmental impacts associated with the use of alternatives to ocean dumping . . ." USACE, New York District has evaluated the regional practicability of potential disposal alternatives in the September, 1999 Draft "Implementation Report for the Dredged Material Management Plan for the Port of New York and New Jersey." The Recommended Plan within the report addresses both the long and short term dredged material placement options in two specific timeframes, heretofore referred to as the 2010 Plan and the 2040 Plan, respectively.

The 2010 Plan relies heavily on the creation, remediation, and restoration of a variety of existing degraded or impacted habitats in the region with material that would be considered unsuitable for HARS restoration. The remaining material is treated and stabilized, as needed, and then applied to remediate degraded and potentially polluting areas such as brownfields, landfills, and abandoned strip mines. Nearly all of the options considered in the 2010 Plan have a placement cost of \$29/cubic yard or higher.

Similar to the 2010 Plan, the 2040 Plan relies heavily upon the use of land remediation and

decontamination methods for the management of HARS unsuitable material. As in the 2010 Plan, maximum use of all practicable alternatives to the HARS is envisioned.

Many of the dredged material management options presented in the 2010 Plan however, are not presently permitted and/or are presently under construction at this time and therefore considered unavailable for the purposes of this application. Other options are not available at reasonable incremental costs, thus leaving HARS placement as the preferred alternative.

#### PORT IMPERIAL MARINA

TABLE 1. RESULTS OF CHEMICAL ANALYSIS OF SITE WATER AND ELUTRIATE

	SITE V	VATER	ELUTRIATE			
CONSTITUENTS	NSTITUENTS DETECTION LIMITS CONCENTRATION		DETECTION LIMITS	CONCENTRATION		
Metals	ppb	ppb	ppb	ppb		
Ag		0.144		0.0631		
Cd		0.103		0.0281		
Cr		2.40	-	1.04		
Cu		4.62		0.718		
Hg		0.0275		0.00435		
Ni		1.94		3.42		
Pb		3.30		0.435		
Zn		9.63		15.5		
Pesticides	pptr (ng/L)	pptr (ng/L)	pptr (ng/L)	pptr (ng/L)		
Aldrin	0.77	ND	0.77	ND		
a-Chlordane	0.8	ND	1	0.246		
trans Nonachlor	0.89	ND	<del> </del>	0.225		
Dieldrin	1.3	ND		1.164		
4,4'-DDT	0.77	ND	0.77	ND		
2,4'-DDT		1.88		1.876		
4.4'-DDD		0.32		0.538		
2,4'-DDD	0.82	ND ND	0.82	ND		
4.4'-DDE	0.02	0.15	0.02	1.126		
2,4'-DDE		1.44	<del> </del>	1.439		
Total DDT		4.6		5.8		
Endosulfan I		0.49		0.489		
Endosulfan II	1.4	ND	1.42	ND		
Endosulfan sulfate	1.06	ND	1.06	ND		
Heptachlor	0.76	ND ND	0.76	ND ND		
Heptachlor epoxide	0.78	ND ND	0.76	ND ND		
neptachior epoxide	0.33	ND	0.33	ND		
Industrial Chemicals	pptr (ng/L)	pptr (ng/L)	pptr (ng/L)	pptr (ng/L)		
PCB 8	1.61	ND	1.61	ND		
PCB 18	1.01	0.53	1.01	2.610		
PCB 28		1.06		2.824		
PCB 44	<del> </del>	0.34		2.054		
PCB 49		0.50		2.408		
PCB 52		0.60		3.229		
PCB 66		0.43		1.569		
PCB 87	1.26	ND	<del> </del>	0.482		
PCB 101	1.20	0.22		1.969		
PCB 105		0.10		0.417		
PCB 118		0.10	1	1.252		
PCB 128	3.97	ND	3.97	ND		
PCB 138	3.71	0.87	3.71	2.278		
PCB 153		0.87	-	2,440		
PCB 170	7.54	ND	7.54	ND		
PCB 180	0.72	ND	1.34	1.252		
PCB 183	1.03	ND ND		0.323		
PCB 184	1.30	ND 1.30		ND		
PCB 187	1.05	ND 1.30		0.749		
PCB 195	0.53			0.749		
	0.33	ND O CZ				
PCB 206	<u> </u>	0.67		0.543		
PCB 209		0.18	1	0.395		
Total PCB		50.2	1	83.0		

ND = Not detected

Total DDT = sum of 2,4'- and 4,4'-DDD, DDE, and DDT

Total PCB = sum of congeners reported  $\times 2$ 

Concentrations shown are the mean of three replicate analyses.

Means were determined using conservative estimates of concentrations of constituents that were at concentrations below the detection limit.

# PORT IMPERIAL MARINA

#### TABLE 2. TOXICITY TEST RESULTS

# Suspended Particulate Phase

Test Species	Test Duration	LC50/EC50	LPC (a)
Menidia beryllina	96 hours	(b) 66.1%	0.661
Mysidposis bahia	96 hours	(b) 69.9%	0.699
Mytilus edulis			
(larval survival)	48 hours	(b) 22.2%	0.222
Mytilus edulis		,	
(larval normal develop.)	48 hours	(c) 22.2%	0.222

- (a) Limiting Permissible Concentration (LPC) is the LC 50 or EC 50 times 0.01.
- (b) Median Lethal Concentration (LC50) resulting in 50% mortatlity at test termination.
- (c) Median Effective Concentration (EC50) based on normal development to the D-cell, prodissoconch 1 stage.

# Whole Sediment (10 days)

Test Species	% Survival in Reference	% Survival in Test	% Difference Reference -Test	Is difference statistically significant? (a=0.05)	
Ampelisca abdita	100%	99%	1%	NO	
Mysidopsis bahia	98%	100%	-2%	NO	

# Port Imperial Marina TABLE 3. 28 DAY BIOACCUMULATION TEST RESULTS: CHEMICAL ANALYSIS OF TISSUE Wet weight concentrations

	Macoma nasuta				Nereis virens					
	REFERENCE		TEST		REFERENCE		TEST			
CONSTITUENTS	DETECTION CONC				CONCEN	DETECTION	CONCEN	DETECTION	CONCEN	
	LIMITS	TRATION	LIMITS		TRATION	LIMITS	TRATION	LIMITS		TRATION
Metals	ppm (mg/kg)	ppm (mg/kg)	ppm (mg/kg)	Τ	ppm (mg/kg)	ppm (mg/kg)	ppm (mg/kg)	ppm (mg/kg)		ppm (mg/kg
Ag		0.02		*	0.04		0.012		*	0.05
As		2.23			2.29		2.94			2.52
Cd	1	0.02		Т	0.03		0.076			0.08
Cr		0.40			0.30		0.33			0.24
Cu		1.14		*	1.56		1.96			2.11
Hg		0.02		*	0.02		0.011		T	0.009
Ni		0.35		T	0.43		0.28			0.32
Pb		0.16		*	0.49		0.32		*	0.37
Zn		10.60		T	11.39		17.76		<b>†</b>	26.2
Pesticides	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)		ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)		opb (ug/kg)
Aldrin	0.070	ND	0.10		ND	0.08	ND	0.08	1	ND
a-Chlordane		0.03		*	0.22		0.12		*	0.46
trans Nonachlor		0.02		*	0.10		0.50		*	0.56
Dieldrin		0.06		*	0.12	<u> </u>	0.28		*	0.51
4,4'-DDT	0.11	ND	0.17	H	ND		0.04		╁	0.06
2,4'-DDT	0.07	ND	0.11	一	ND	0.10	ND	0.10	<del>                                     </del>	ND
4,4'-DDD		0.10		*	0.74		0.54		*	1.80
2,4'-DDD		0.03		*	0.35		0.25		*	0.72
4,4'-DDE		0.16		*	1.51		0.05		*	0.51
2,4'-DDE	0.09	ND	0.15	$\vdash$	ND	0.06	ND	0.06	┼─	ND
Total DDT	0.07	0.43	0.10	*	2.85	0.00	0.95	0.00	*	3.17
Endosulfan I	0.05	ND	0.08	-	ND	0.02	ND	0.02		ND
Endosulfan II	0.03	ND .	0.05	$\vdash$	ND	0.04	ND	0.04	╁	ND
Endosulfan sulfate	0.03	0.04	0.03	*	0.29	0.07	ND	0.07	⊢	ND
Heptachlor	0.03	ND	0.05	+	ND	0.06	ND	0.06	⊢	ND
Heptachlor epoxide	0.03	ND	0.04	╁	ND	0.05	ND	0.05	┢	ND
riepatemor epoxide	0.02	1112	0.04	$\vdash$	ND	0.03	ND	0.03		ND
Industrial Chemicals	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	┼	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	Η.	opb (ug/kg)
PCB 8	ppo (ug/ug/	0.03	PPO (45/A5)	*	0.36	0.92	ND	Pho (aB vB)	*	0.77
PCB 18		0.04		*	0.60	0.11	ND		*	1.36
PCB 28	<u> </u>	0.05		*	2.87	<u> </u>	0.06	·	*	2.06
PCB 44	<del>                                     </del>	0.03		*	0.96		0.05		*	1.14
PCB 49	<b></b>	0.06		*	2.66		0.07		*	2.31
PCB 52	<u> </u>	0.07		*	2.89		0.07		*	4.02
PCB 66	<u> </u>	0.04		*	1.59		0.07		*	1.31
PCB 87	ļ	0.04		*	0.47		0.04		*	0.25
PCB 101	<del>                                     </del>	0.05		*	1.88		0.49		*	2.61
PCB 105	<del> </del>	0.03		*	0.32		0.49		*	0.68
PCB 118	<del> </del>	0.02		*	1.04		0.38		*	1.34
PCB 128		0.03		*	0.22		0.38		*	0.47
PCB 138	<del> </del>	0.01		*	1.11		1.30		*	
PCB 153		0.14		*	1.11		1.54		*	2.90
PCB 170	ļ			*					*	3.52
	-	0.04		*	0.26		0.20		*	0.56
PCB 180 PCB 183		0.05		*	0.41		0.53		*	1.30
		0.02		<del>ٻ</del>	0.18	0.02	0.26	0.03	<u> </u>	0.49
PCB 184		0.02		<u> </u>	0.02	0.02	ND 0.62	0.02	<del> </del> _	ND
PCB 187		0.03		*	0.41		0.52		*	1.07
PCB 195		0.01		*	0.06		0.08		*	0.20
PCB 206		0.01		*	0.07		0.14		*	0.34
	1	0.01		*	0.06		0.13		* .	0.26
PCB 209 Total PCB		2.01	· · · · · · · · · · · · · · · · · · ·	*	40.26		13.33		*	57.92

	Macoma nasuta			Nereis virens					
	REFER	ENCE	TE	EST	REFER	ENCE	TE	ST	
CONSTITUENTS	DETECTION	CONCEN	DETECTION	CONCEN	DETECTION	CONCEN	DETECTION	CONCEN	
	LIMITS	TRATION	LIMITS	TRATION	LIMITS	TRATION	LIMITS	TRATION	
PAH's	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/kg)	ppb (ug/k	
Naphthalene		1.07		* 2.42		1.76		1.61	
Acenaphthylene		0.05		* 1.06		0.22		* 0.76	
Acenaphthene		0.23		* 3.40		0.20		* 2.03	
Flourene		0.11		* 2.08		0.10		* 0.35	
Phenanthrene		0.88		* 35.13		0.19		* 0.97	
Anthracene		0.11		* 10.36		0.14		* 0.95	
Fluoranthene		1.63		* 58.64		0.26		* 10.14	
Pyrene		1.36		* 98.21		0.20		* 13.43	
Benzo(a)anthracene		0.46		* 27.49		0.04		* 0.85	
Chrysene		1.06		* 33.51		0.21		* 4.56	
Benzo(b)fluoranthene		0.56		* 12.68		0.05		* 0.78	
Benzo(k)fluoranthene		0.48		* 13.04		0.06		* 0.97	
Benzo(a)pyrene		0.40		* 17.53		0.05		* 0.97	
Indeno(1,2,3-cd)pyrene		0.37		* 3.51		0.18		0.21	
Dibenzo(a,h)antracene		0.07		* 0.91		0.19		0.10	
Benzo(g,h,i)perylene		0.59		* 4.82		0.05		* 0.47	
Total PAH's		9.43		* 324.79		3.89		* 39.13	
Dioxins	pptr(ng/kg)	pptr(ng/kg)	pptr(ng/kg)	pptr(ng/kg)	pptr(ng/kg)	pptr(ng/kg)	pptr(ng/kg)	pptr(ng/kg	
2378 TCDD	0.23	ND	0.32	* ND		0.25		0.26	
12378 PeCDD	0.24	ND	0.21	ND		0.17		0.15	
123478 HxCDD	0.27	ND	0.27	ND	0.25	ND	0.22	ND	
123678 HxCDD	0.24	ND		0.18		0.23		0.18	
123789 HxCDD	0.24	ND		0.18		0.17	0.23	ND	
1234678 HpCDD		0.47		* 2.04		1.31		1.21	
1234789 OCDD		1.74		12.91		4.44		4.42	
2378 TCDF	0.29	ND		* 0.84		1.88		1.78	
12378 PeCDF	0.20	ND	0.21	ND		0.23		0.19	
23478 PeCDF	0.21	ND		0.16		0.46		0.34	
123478 HxCDF	0.19	ND		* 0.23	0.40	ND		0.18	
123678 HxCDF	0.18	ND	0.18	ND	0.21	ND	0.22	ND	
234678 HxCDF		0.15	0.22	ND	0.26	ND	0.27	ND	
123789 HxCDF	0.26	ND	0.25	ND	0.31	ND	0.32	ND	
1234678 HpCDF	0.45	ND	0.55	ND	0.73	ND		0.29	
1234789 HpCDF	0.32	ND	0.44	ND	0.28	ND	0.30	ND	
12346789 OCDF		0.70		0.88		0.67		0.36	

ND = Not detected

Total PAH = Sum of all PAH's.

Total DDT = sum of 2,4'- and 4,4'-DDD, DDE, and DDT

Total PCB = 2(x), where x = sum of PCB congeners

Concentrations shown are the mean of 5 replicate analyses in wet weight.

Means were determined using conservative estimates of concentrations of constituents that were at concentrations below the detection limit.

<sup>\* =</sup> Statistically significant at the 95% confidence level.



SOURCE:
USGS TOPOGRPAHIC MAP
7.5 MINUTE SERIES
WEEHAWKEN, NJ/CENTRAL PARK. NY/NJ
QUADRANGLES
Latitude 40 46' Longitude 74 25"
State Plane Coordinates
N 707,505 E 2,181,000

Historic Pier K Location

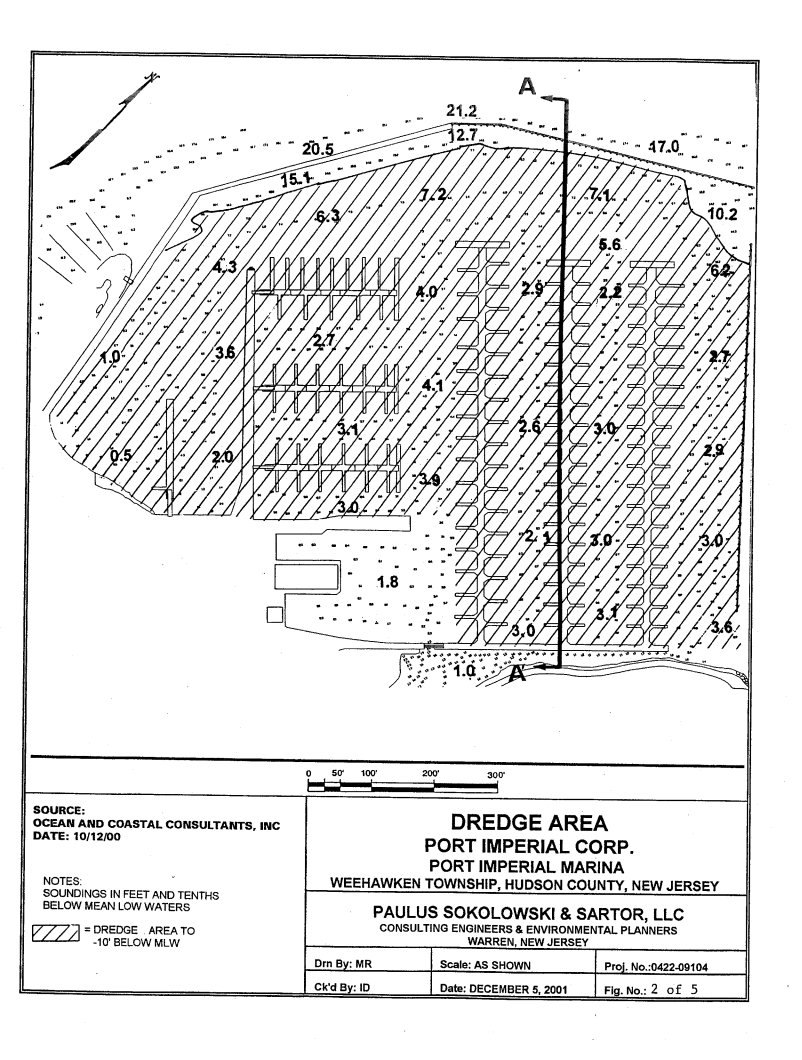
PORT IMPERIAL CORP.
PORT IMPERIAL MARINA

WEEHAWKEN TOWNSHIP, HUDSON COUNTY, NEW JERSEY

# PAULUS SOKOLOWSKI & SARTOR, LLC

CONSULTING ENGINEERS & ENVIRONMENTAL PLANNERS
WARREN, NEW JERSEY

Drn By: MR	Scale: AS SHOWN	Proj. No.: 0422-0091-04				
Ck'd By: ID	Date: DECEMBER 5, 2001	Fig. No.: 1 of 5				



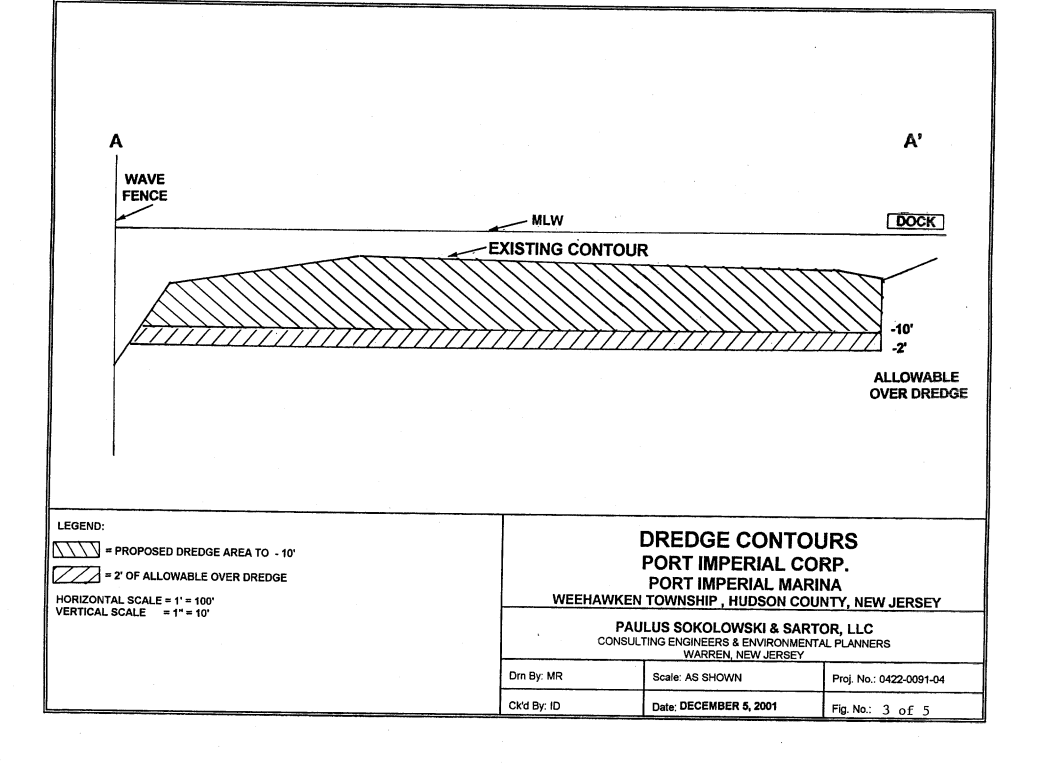
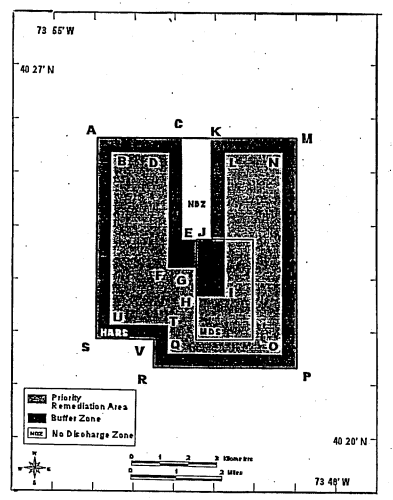


Fig. No.: 4 of 5

В



Priority Remediation Area (PRA): 9.0 square nautical mile area to be remediated with at least one meter of Remediation Material, bounded by the following coordinates:

Point	Latitude DMS *	Longitude DMS	Latitude DDM **	Longitude DDM
В	40° 25' 23" N	73° 53' 34" W	40° 25.38' N	73° 53.57' W
D	40° 25' 22" N	73° 52' 08" W	40° 25.37' N	73° 52.13' W
F	40° 23' 13" N	73° 52' 09" W	40° 23.22' N	73° 52.15' W
G	40° 23' 13" N	73° 51' 28" W	40° 23.22' N	73° 51.47' W
Н	40° 22' 41" N	73° 51' 28" W	40° 22.68' N	73° 51.47' W
I	40° 22' 41" N	73° 50' 43" W	40° 22.68' N	73° 50.72' W
L	40° 25' 22" N	73° 50' 44" W	40° 25.37' N	73° 50.73' W
N	40° 25' 22" N	73° 49' 19" W	40° 25.37' N	73° 49.32' W

\*\*- DMS = Degrees, Minutes, Seconds

\*\* -- DDS:= Degrees, Decimal Minutes

Fig. No.: 5 of 5